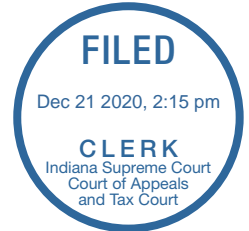


In the
Indiana Supreme Court
and
Court of Appeals of Indiana

In the Matter of Administrative Rule 17
Emergency Relief for Indiana Trial Courts
Relating to the 2019 Novel Coronavirus
(COVID-19).

Supreme Court Case Nos.
20S-CB-123 and
20S-CB-231

Court of Appeals Case No.
20A-CB-730



Order

On July 2, 2020, the Indiana Supreme Court and Court of Appeals of Indiana issued an order that, among other things, suspended filing by personal delivery to the Clerk or the “rotunda filing drop box” under Appellate Rule 23(A)(1). At the time of that order, public access to the Indiana Statehouse had been restricted, and maintenance work near the east entrance to the Statehouse made the rotunda filing drop box inaccessible.

The rotunda filing drop box is once again accessible, and public access to the Statehouse has been reinstated, thus allowing appropriate in-person filing at the Clerk’s Office.

Being duly advised, the Courts on their own motion now ORDER as follows:

1. Filing pursuant to Appellate Rule 23(A)(1) by personal delivery to the Clerk or the “rotunda filing drop box” is reinstated.
2. If public access to the Statehouse is restricted or the Clerk’s Office is otherwise unavailable, materials for filing should be deposited in the “rotunda filing drop box” at the east entrance to the Statehouse or should be electronically filed.
3. The July 2 order’s provision for extensions of time and belated filings for “good cause shown” remains in effect until further order of the Courts.

Done at Indianapolis, Indiana, on 12/21/2020.

Handwritten signature of Cale J. Bradford in black ink.

Cale J. Bradford
Chief Judge

Handwritten signature of Loretta H. Rush in black ink.

Loretta H. Rush
Chief Justice of Indiana